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6	Attorneys for Plaintiff/Counterdefe GREEN TREE SERVICING LL
7	now known as DITECH FINANC
8	UNITI
9	
10	CDEEN THEE SERVICING LLC
11	GREEN TREE SERVICING LLC,
12	Plaintiff, v.
13	NV EAGLES, LLC; SHADOW SP COMMUNITY ASSOCIATION,
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15	Defendants.
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19	SHADOW SPRINGS COMMUNI' ASSOCIATION, a Nevada Non-Pr
20	Third-Party Plaintifi
21	v.
22	RED ROCK FINANCIAL SERVICE foreign limited liability company,
23	Third-Party Defenda
24	NV EAGLES, LLC,

on Drive, Ste 140
89119
100
101
ewyman.com
intiff/Counterdefendant SERVICING LLC, DITECH FINANCIAL LLC

UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

Plaintiff,				
LLC; SHADOW SPRINGS Y ASSOCIATION,				
Defendants.				
RINGS COMMUNITY N, a Nevada Non-Profit Corporation,				
Third-Party Plaintiff,				
INANCIAL SERVICES, LLC, a liability company,				
Third-Party Defendant.				
LLC,				
Counterclaimant,				
E SERVICING LLC,				
Counterdefendant.				

CASE NO.: 2:15-cv-00590-RFB-GWF

STIPULATION AND ORDER FOR EXTENSION OF TIME TO FILE GREEN TREE SERVICING LLC'S REPLY IN SUPPORT OF MOTION FOR SUMMARY JUDGMENT AND NV EAGLES LLC'S REPLY IN SUPPORT OF MOTION FOR SUMMARY JUDGMENT

[SECOND REQUEST]

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GREEN TREE S

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WHEREFORE, on January 11, 2	016, NV Eagles	, LLC ("NV Eag	les") filed its l	Motion for
Summary Judgment (Docket No. 31);				

WHEREFORE, on January 11, 2016, Green Tree Servicing LLC, now known as Ditech Financial LLC ("Green Tree") filed its Motion for Summary Judgment (Docket No. 32);

WHEREFORE, on February 1, 2016, Green Tree filed its Opposition to NV Eagles' Motion for Summary Judgment (Docket No. 33);

WHEREFORE, on February 4, 2016, Red Rock Financial Services, LLC ("Red Rock") filed its Opposition to Green Tree's Motion for Summary Judgment (Docket No. 34);

WHEREFORE, on February 4, 2016, NV Eagles filed its Opposition to Green Tree's Motion for Summary Judgment (Docket No. 36);

WHEREFORE, NV Eagles' Reply to Green Tree's Opposition to NV Eagles' Motion for Summary Judgment is currently due on or before March 7, 2016;

WHEREFORE, Green Tree's Reply to Red Rock's Opposition to Green Tree's Motion for Summary Judgment is currently due on or before March 7, 2016;

WHEREFORE, Green Tree's Reply to NV Eagles' Opposition to Motion for Summary Judgment is currently due on or before March 7, 2016;

WHEREFORE, the parties stipulate as follows:

IT IS HEREBY STIPULATED AND AGREED between Green Tree, NV Eagles and Red Rock, by and through their undersigned attorneys, that Green Tree shall have up to and including Monday, March 28, 2016 to file its Reply to NV Eagles' Opposition to Green Tree's Motion for Summary Judgment.

IT IS HEREBY STIPULATED AND AGREED between Green Tree, NV Eagles and Red Rock, by and through their undersigned attorneys, that Green Tree shall have up to and including Monday, March 28, 2016 to file its Reply to Red Rock's Opposition to Green Tree's Motion for Summary Judgment.

IT IS HEREBY STIPULATED AND AGREED between Green Tree, NV Eagles and Red Rock, by and through their undersigned attorneys, that NV Eagles shall have up to and including Monday, March 28, 2016 to file its Reply to Green Tree's Opposition to NV Eagles' Motion for

Summary Judgment.

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The parties request their respective extensions in light of the guidance provided by the Court to FHFA, Fannie Mae, and Freddie Mac, at the hearings recently conducted in the related cases of *Whittington Holdings 1 LLC v. Westerfield*, No. 2:15-cv-0316-RFB-PAL, and *My Home Now, LLC v. Bank of America*, *N.A.*, No. 2:14-cv-1957-RFB-CWH. Green Tree intends to use the additional time to evaluate how the Court's ruling at those hearings affects the pending motions for summary judgment. Green Tree makes this request in an effort to ensure that any further dispositive motion briefing in this case is informed by this Court's discussion of the issues at those hearings.

This is the parties' second request for an extension to file their reply briefs and is not intended to cause any delay or prejudice to any party. Trial has not been set in this case yet.

WOLFE & WYMAN LLP

THE WRIGHT LAW GROUP, P.C.

By: /s/ *Colt B. Dodrill* Colt B. Dodrill, Esq.

Nevada Bar No. 9000

980 Kelly Johnson Drive, Suite 140

Las Vegas, NV 89119

Attorneys for Plaintiff/Counterdefendant,

Green Tree Servicing LLC, now known as Ditech Financial LLC

DATED: March 2, 2016

KOCH & SCOW, LLC

By: /s/ Steven B. Scow

David R. Koch, Esq. Nevada Bar No. 8830

Steven B. Scow, Esq.

Nevada Bar No. 9906

Brody R. Wight, Esq.

Nevada Bar No. 13615

11500 S. Eastern Ave., Suite 210

26 Henderson, NV 89052

Attorneys for Third-Party Defendant, Red Rock Financial Services, LLC

28 DATED: March 2, 2016

By: /s/ John Henry Wright

John Henry Wright, Esq. Nevada Bar No. 6182 2340 Paseo Del Prado, Suite D-305 Las Vegas, NV 89102 Attorneys for Defendant/Counterclaimant, NV Eagles, LLC

DATED: March 2, 2016

ORDER

By stipulation of the parties and good cause appearing, IT IS HEARBY ORDERED as follows:

The deadline for Green Tree to file its Reply to NV Eagles' Opposition to Green Tree's Motion for Summary Judgment is hereby extended up to and including Monday, March 28, 2016.

The deadline for Green Tree to file its Reply to Red Rock's Opposition to Green Tree's Motion for Summary Judgment is hereby extended up to and including Monday, March 28, 2016.

The deadline for NV Eagles to file its Reply to Green Tree's Opposition to NV Eagles' Motion for Summary Judgment is hereby extended up to and including Monday, March 28, 2016. IT IS SO ORDERED.

Dated: March 7, 2016.

RICHARD F. BOULWARE, II United States District Judge

CERTIFICATE OF SERVICE

On March 2, 2016, I served the STIPULATION AND ORDER FOR EXTENSION OF							
TIME TO FILE GREEN TREE SERVICING LLC'S REPLY IN SUPPORT OF MOTION							
FOR SUMMARY JUDGMENT AND NV EAGLES LLC'S REPLY IN SUPPORT OF							
MOTION FOR SUMMARY JUDGMENT [SECOND REQUEST] by the following means to the							
persons as listed below:							
X a.	ECF System (you must attach the "Notice of Electronic Filing", or list						
all persons and addresses an	all persons and addresses and attach additional paper if necessary):						
John Henry Wright	dayana@wrightlawgroupnv.com						
Elizabeth Lowell	elowell@pengillylawfirm.com						
David Koch	dkoch@kochscow.com						
Steven Scow	sscow@kochscow.com						
b.	United States Mail, postage fully pre-paid (List persons and addresses.						
Attach additional paper if necessary):							
	<u>/s/ Kathy Hagmaier</u> By: KATHY HAGMAIER						
	An employee of Wolfe & Wyman LLP						